

1 2 3 4 5	PHILLIP A. TALBERT United States Attorney DENNIS L. LEWIS Special Assistant United States Attorney 2500 Tulare Street, Suite 4401 Fresno, CA 93721 Telephone: (559) 497-4000 Facsimile: (559) 497-4099	
6 7	Attorneys for Plaintiff United States of America	
8		
9	IN THE UNITED STATES DISTRICT COURT	
10	EASTERN DISTRICT OF CALIFORNIA	
11	UNITED STATES OF AMERICA,	CASE NO. 1:23-MJ-00111-EPG
12	Plaintiff,	
13	v.	STIPULATION REGARDING EXCLUDABLE TIME PERIODS UNDER SPEEDY TRIAL ACT; FINDINGS AND ORDER
14	CARLOS JESUS JORDAN LOPEZ,	
15	Defendant.	DATE: April 5, 2024 TIME: 2:00 p.m.
16		COURT: Hon. Erica Grosjean
17	This case is set for a preliminary hearing on April 5, 2024. The parties agree and stipulate to	
18	continue the preliminary hearing until May 20, 2024, at 2:00 p.m. before the Honorable Stanley Boone	
19	Defense counsel has continued to be engaged in discussions and further investigation and needs	
20	additional time to conclude that process. Attorney Mario Tafur has taken over the direct representation	
21	of defendant Lopez and has only recently been able to in person confer with his client. Mr. Tafur needs	
22	additional time to confer with Mr. Lopez and the Government. Additionally, the parties are engaged in	
23	discussions and investigation of issues related to a possible pre-indictment resolution as well as	
24	consultation with or seeking consultation with experts. The parties believe that a resolution is at hand.	
25	There are complex factual and legal issues the parties are exploring and believe that additional time to	
26	conclude that process will be productive in moving the case forward. The parties believe this short	
27	continuance will be the last such continuance necessary.	
28	If the case is continued, this Court should designate a new date for the preliminary hearing	

United States v. Lewis, 611 F.3d 1172, 1176 (9th Cir. 2010) (noting any pretrial continuance must be "specifically limited in time").

STIPULATION

Plaintiff United States of America, by and through its counsel of record, and defendant, by and through defendant's counsel of record, hereby stipulate as follows:

- 1. By previous order, this matter was set for preliminary hearing on April 5, 2024.
- 2. By this stipulation, defendant now moves to continue the preliminary hearing until **May 20, 2024.** and to exclude time between April 5, 2024, and May 20, 2024.
 - 3. The parties agree and stipulate, and request that the Court find the following:
 - a) The parties are discussing and conducting further investigation into preindictment matters and need additional time to conclude.
 - b) Counsel for defendant desires additional time to consult with his client, conduct further investigation, and further discuss charges with the government.
 - c) Counsel for the defendant and the Government are engaged in resolution discussions and believe that additional time is necessary to conclude those discussions.
 - d) Counsel for defendant believes that failure to grant the above-requested continuance would deny her the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
 - e) The government does not object to the continuance.
 - f) Pursuant to F.R.Cr.P. 5.1(c) and (d), a preliminary hearing must be held "no later than 14 days after initial appearance if the defendant is in custody," unless the defendant consents and there is a "showing of good cause". Here, the defendant consents and there is good cause as set forth herein.
 - g) Based on the above-stated findings, the ends of justice served by continuing the case as requested outweigh the interest of the public and the defendant in an indictment or trial within the original dates prescribed by the Speedy Trial Act.
 - h) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et seq., within which an indictment must be filed and within which a trial must commence, the

Case 1:23-mj-00111-EPG Document 21 Filed 04/04/24 Page 3 of 3

time period of April 5, 2024 to May 20, 2024, inclusive, is deemed excludable pursuant to 18 1 2 U.S.C.\\$ 3161(h)(7)(A), B(iv) because it results from a continuance granted by the Court at 3 defendant's request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy 4 5 indictment/trial. 4. Nothing in this stipulation and order shall preclude a finding that other provisions of the 6 7 Speedy Trial Act dictate that additional time periods are excludable from the period within which an 8 indictment must be filed and a trial must commence. 9 IT IS SO STIPULATED. 10 PHILLIP A. TALBERT Dated: April 4, 2024 **United States Attorney** 11 12 /s/ DENNIS L LEWIS DENNIS L LEWIS 13 **Assistant United States Attorney** 14 Dated: April 4, 2024 /s/ MARIO TAFUR 15 MARIO TAFUR Counsel for Defendant 16 CARLOS JESUS JORDAN **LOPEZ** 17 18 FINDINGS AND ORDER 19 The preliminary hearing in the above-entitled case is hereby continued from the previously set 20 date of April 5, 2024, to May 20, 2024, at 2:00 pm before the Duty Magistrate Judge. The time period of 21 April 5, 2024 to May 20, 2024, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), 22 B(iv). All other orders remain in full force and effect. 23 IT IS SO ORDERED. 24 Dated: **April 4, 2024** 25 26

27

28